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Deputy Director

County of Hawaii

PLANNING DEPARTMENT

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October 27, 2004

Mr. Klaus D. Conventz dba Baumeister Consulting P. O. Box 2308 Kailua-Kona, HI 96745

Dear Mr. Conventz:

VARIANCE PERMIT NO. 1483 WH (VAR 04-068)

Applicant:

KLAUS D. CONVENTZ

Owners:

JOHN C. WILKINSON, ET AL.

Request:

Variance from Minimum Yards

Pursuant to Chapter 25, Zoning

Tax Map Key: 7-6-018:108, Lot 12

After reviewing your application and the information submitted, the Planning Director certifies the approval of your variance request subject to conditions. Variance Permit No.1483 allows portions of a dwelling to remain on subject property, "AS-BUILT", with minimum 14.24 feet to minimum 14.28 feet front yard in lieu of the minimum 15 feet front yard, pursuant to the applicant's variance site plan map dated and signed on July 29, 2004. The variance request is from the TMK property's minimum yard requirements of the Hawaii County Code, Chapter 25, Zoning, Article 5, Division 1, Section 25-5-7, Minimum yards, (a) (1) (A).

BACKGROUND AND FINDINGS

1. <u>Location</u>. The subject property containing 8400 square feet, being Lot 123 of "Alii Kai Subdivision", portion of Royal Patent 4475, L.C. Award 7713, Apana 43, is situated at Holualoa, North Kona, Hawaii. The TMK property's street address is 76-6204 Plumeria Road.

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The property is zoned Single-Family Residential (RS-7.5) by the County and designated Urban "U" by the Land Use Commission (LUC).

2. Variance Application-Site Plan. The applicant submitted the variance application, attachments, and filing fee on or about August 3, 2004. The variance application site plan map drawing is drawn to scale and dated and signed on July 28, 2004 by Pattison Land Surveying, Inc. The site plan map denotes the location of the "Addition" or dwelling encroachments, "AS-BUILT" into the minimum 15 feet front yard.

Note: The applicant's background states in part:

"The 1-story single-family dwelling was built in 1971 under Building Permit No. 470032, issued to predecessor in the property on January 19, 1070. Subject addition received Building Permit No. 016434, issued October 30, 2001.

The owners were unaware of any problems until July 29, 2004, when a survey conducted by Pattison Land Surveying Inc. revealed the violation."

The wastewater system is not located or identified on the site plan map. Any perimeter walls and/or landscape materials straddling TMK boundary lines or other boundary encroachments within adjoining property must be addressed and resolved by applicant or between the affected parties or between legal property owner(s).

3. <u>Agency Comments and Requirements-WH (VAR 04-068)</u>:

a. The Department of Public Works (DPW) memorandum dated August 24, 2004, states in part:

"We reviewed the subject application and our comments are as follows:

BUILDING

1. Buildings shall conform to all requirements of code and statutes pertaining to building construction, (see attached memorandum from our Building Division)."

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The attached copy of DPW memorandum dated August 19, 2004, states in part:

"Approval of the application shall be conditioned on the comments as noted below.

The minimum setbacks shall be maintained as follows: Residential structures-3ft. side, 3 ft. rear Commercial structures-5 ft. side, 5 ft. rear"

b. The State Department of Health (DOH) memorandum dated September 9, 2004 states:

"The Health Department found no environmental health concerns with regulatory implications in the submittals."

- 4. <u>Notice to Surrounding Property Owners</u>. Proof of mailing a first and second notice was submitted to the Planning Department. For the record, it appears that first and second notices were mailed on August 2, 2004 and August 23, 2004 by the applicant.
- 5. <u>Comments from Surrounding Property Owners or Public</u>. No further written agency comments were received and no objections from the surrounding property owners or the public were received.

SPECIAL AND UNUSUAL CIRCUMSTANCES

The applicant, on behalf of the current owners, is trying to resolve the dwelling encroachment issues. The variance application's site plan map was prepared by a surveyor and denotes the location of the building improvements and other site improvements, "AS BUILT" on "LOT 12".

The site plan identifies the dwelling encroachments within one of the property's 2-front yards pursuant to the Hawaii County Zoning Code. The applicant and/or current owners became aware of building encroachment issues after the survey map was prepared. No evidence has been found to show indifference or premeditation by the contractors or current owner(s) to deliberately create or intentionally allow the building encroachments to be constructed.

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Building records show the dwelling improvements were built pursuant to building permit(s) and other construction permits issued by the County. It appears that the building inspections of the premises, during building construction and throughout the life of the building permit or construction permits did not disclose any building encroachment issues or building setback irregularities.

<u>ALTERNATIVES</u>

Alternatives available to the applicant to address and correct the existing building encroachments include the following actions:

- 1. Remove the building encroachments or redesigning or relocating the building to fit within the correct building envelope prescribed by Plan Approval and the Zoning Code.
- 2. Consolidation of Lot 12 with adjoining right-of-way and resubdivision to modify property lines and adjust minimum yards.

INTENT AND PURPOSE

The intent and purpose of requiring building setbacks within a subdivision are to assure that adequate air circulation and exposure to light are available between permitted structure(s)/uses and boundary/property lines.

It appears that portions of the 2001 dwelling "Addition" within affected front yard are not physically and visually obtrusive from the surrounding properties or rights-of-way fronting Lot 12. These 3-year old dwelling encroachments do not depreciate or detract from the character of the surrounding neighborhood, public rights-of-way, and surrounding land patterns. Therefore, it is felt that the encroachments within the respective side yard identified on the variance application site plan map will not detract from the character of the immediate neighborhood or the subdivision.

The subject variance application was acknowledged by letter dated August 16, 2004 and additional time to complete the variance background was necessary. The applicant agreed to extend the date on which the Planning Director shall render a decision on the subject variance to no later than October 31, 2004.

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Based on the foregoing findings, this variance request would be consistent with the general purpose of the zoning district and the intents and purposes of the Zoning Code, Subdivision Code and the County General Plan. Furthermore, the variance request will not be materially detrimental to the public's welfare and will not cause substantial adverse impact to the area's character and to adjoining properties.

PLANNING DIRECTOR'S DECISION AND VARIANCE CONDITIONS

This variance request is approved subject to the following conditions:

- 1. The applicant/owner, their assigns or successors shall be responsible for complying with all stated conditions of approval.
- 2. The applicant/owner(s), successors or assigns shall indemnify and hold the County of Hawaii harmless from and against any loss, liability, claim, or demand for the property damage, personal injury, or death arising out of any act or omission of the applicants/owners, their successors or assigns, officers, employees, contractors, or agents under this variance or relating to or connected with the granting of this variance.
- 3. Portions of the "Addition" or dwelling located on the subject TMK property or Lot 12 will not meet Chapter 25, the Zoning Code's minimum front yard along the "FIFTY FOOT WIDE ROAD". The approval of this variance allows portions of the garage or encroachments identified on the variance application's site plan map dated and signed on July 21, 2004, to remain, "AS BUILT", on the subject TMK property (LOT 12).
- 4. No permit shall be granted to allow an ohana dwelling or building permit issued to allow construction of an "ohana" dwelling shall be granted to the subject TMK property, subject to provisions of the Zoning Code or State Law which may change from time to time.
- 5. Future building improvements and permitted uses shall be subject to State law and County ordinances and regulations pertaining to building construction and building occupancy.

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Should any of the foregoing conditions not be complied with, the Planning Director may proceed to declare this Variance Permit null and void.

Sincerely,

CHRISTOPHER J. YUEN

Planning Director

WRY:cd

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xc: Real Property Tax Office-Kona Planning Department-Kona